

**Federal Defenders  
OF NEW YORK, INC.**

300 Quarropas Street, Room 260

White Plains, N.Y. 10601-4150

Tel: (914) 428-7124 Fax: (914) 997-6872

David E. Patton  
*Executive Director  
and Attorney-in-Chief*

**MEMO ENDORSED**

Susanne Brody  
*Attorney-in-Charge  
White Plains*

November 15, 2019

**BY ECF**

Honorable Kenneth M. Karas  
United States District Judge  
300 Quarropas Street  
White Plains, NY 10601

**Re:    United States v. Messiah Anderson  
      19 Cr. 81 (KMK)**

Dear Judge Karas:

I write with the consent of Pretrial Services and the Government to respectfully request that the Court modify Mr. Messiah Anderson's pretrial release conditions to remove the condition of home detention with electronic monitoring.

On February 8, 2019, Magistrate Judge Judith C. McCarthy imposed the following bail conditions: a \$150,000 personal recognizance bond cosigned by two financially responsible people and Mr. Anderson's mother for moral sussion purposes; travel limited to SDNY/EDNY; surrender travel documents and no new applications; strict pretrial supervision; drug testing/treatment; home detention; and electronic monitoring. On February 11, 2019 Mr. Anderson secured all required signatures and met all remaining bail conditions.

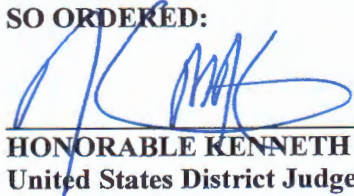
In the past nine months Mr. Anderson has adhered to his bail conditions. I have spoken with Assistant United States Attorney Lindsey Keenan on behalf of the Government, and she consents this request. United States Pretrial Officer John Moscato also consents.

Thank you for your consideration of this matter

Respectfully submitted,

/s/Mark Gombiner  
Mark Gombiner, Esq.  
Assistant Federal Defender  
(212) 417-8718

**SO ORDERED:**

  
**HONORABLE KENNETH M. KARAS**  
United States District Judge

*11/18/19*

cc:    AUSA Lindsey Keenan (by ECF)  
      US PTSO John Moscato (by email)